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**From:** Wittstruck, Nathan [Wittstruck.Nathan@epa.gov]  
**Sent:** 9/5/2018 8:38:21 PM  
**To:** OLEM IO Materials [OLEMIOMaterials@epa.gov]  
**CC:** ORCR IO [ORCR\_IO@epa.gov]; Atagi, Tracy [Atagi.Tracy@epa.gov]; Devlin, Betsy [Devlin.Betsy@epa.gov]; Elliott, Ross [Elliott.Ross@epa.gov]; Young, Jessica [Young.Jessica@epa.gov]; Sasseville, Sonya [Sasseville.Sonya@epa.gov]; Guernica, Mimi [Guernica.Mimi@epa.gov]; Galbraith, Michael [Galbraith.Michael@epa.gov]; Sheridan, MaryBeth [Sheridan.MaryBeth@epa.gov]  
**Subject:** Follow up from TDU discussion  
**Attachments:** Thermaldyne Variance Document.pdf; EPA OBSM Clarification Letter 8.6.18.pdf; Oregon FINAL ChemWaste Management - NW \_ Q and A 8.22.17.dotx

Hi OLEM Materials,

Here are the documents requested at the end of the meeting today (LA Permit Issues). These are additional background documents about TDUs, which Tracy Atagi pulled together for us. Let us know if you need anything else.

Here's a link to Louisiana's draft decision to grant Thermaldyne a variance from classification as a solid waste for a verified reclamation facility. There are a lot of documents associated with the notice; I've attached the one that walks through the variance criteria.

[http://deg.louisiana.gov/public-  
notices?keyword=Thermaldyne%2C+LLC+&startDate=06%2F20%2F2018&endDate=07%2F30%2F2018](http://deg.louisiana.gov/public-<br/>notices?keyword=Thermaldyne%2C+LLC+&startDate=06%2F20%2F2018&endDate=07%2F30%2F2018)

Also attached is the incoming letter requesting EPA's interpretation of how the F037 listing relates to Thermaldyne's sludge and an electronic copy of the Oregon Q&A on ChemWaste Management.

Best,  
Nathan Wittstruck  
Special Assistant  
Office of Resource Conservation and Recovery  
Environmental Protection Agency  
703-308-8408